announced the further unfinished business to be the motion to suspend the rules and agree to the concurrent resolution (H. Con. Res. 301) affirming the United States commitment to Taiwan.

The question being put,

Will the House suspend the rules and agree to said concurrent resolution?

The vote was taken by electronic device.

It was decided in the affirmative $\begin{cases} Yeas \\ Nays \end{cases}$

¶70.22 [Roll No. 300] YEAS—390

Abercrombie Davis (VA) Hover Aderholt Hulshof Deal Allen DeFazio Hunter Andrews DeGette Hutchinson Archer Delahunt Hyde Armey DeLauro Inglis Bachus DeLay Istook Deutsch Baesler Jackson (IL) Baldacci Dickey Jackson-Lee Ballenger Dicks (TX) Barcia Dingell Jenkins Doggett Dooley Doolittle Johnson (CT) Barr Barrett (NE) Johnson (WI) Bartlett Johnson, E. B. Johnson, Sam Barton Dovle Dreier Jones Kanjorski Bateman Duncan Kaptur Becerra Dunn Edwards Bentsen Kasich Bereuter Ehlers Kelly Kennedy (MA) Berman Emerson Kennedy (RI) Engel English Ensign Bilbray Kennelly Bishop Kildee Bliley Eshoo Kim Kind (WI) Blumenauer Etheridge King (NY) Blunt Evans Kingston Boehlert Everett Boehner Ewing Kleczka Bonilla Farr Klink Klug Knollenberg Bonior Fazio Bono Filner Borski Foley Kolbe Boswell Forbes Kucinich Fossella Bovd LaFalce Brady (PA) Fowler LaHood Brady (TX) Brown (CA) Fox Lampson Frank (MA) Lantos Brown (FL) Franks (NJ) Largent Brown (OH) Frelinghuysen Latham LaTourette Brvant Furse Gallegly Bunning Lazio Burr Ganske Leach Gejdenson Burton Lee Gekas Levin Callahan Gibbons Lewis (CA) Lewis (KY) Gilchrest Calvert Camp Campbell Gillmor Linder Gilman Livingston Goode LoBiondo Canady Goodlatte Cannon Lofgren Lowey Lucas Capps Goodling Cardin Gordon Carson Goss Luther Castle Graham Manton Chabot Granger Manzullo Chambliss Markey Green Greenwood Martinez Chenoweth Christensen Gutknecht Mascara Clay Clayton Hall (OH) Matsui McCarthy (MO) Hall (TX) McCarthy (NY) Clement Hamilton McCollum McCrery Clyburn Hansen Coburn Harman Collins McDermott Hastings (FL) McGovern McHale Combest Hastings (WA) Condit Conyers Hayworth McHugh Cook Hefley McInnis Herger Cooksey McIntosh Costello Hill McIntyre Hilleary Cox McKeon McKinney Hinchey Coyne Cramer Hinojosa McNulty Crane Hobson Meehan Hoekstra Meek (FL) Crapo Cubin Holden Meeks (NY) Cummings Hooley Menendez Cunningham Horn Metcalf Mica Davis (FL) Hostettler Miller (CA) Davis (IL) Houghton

Miller (FL) Riley Stabenow Minge Mink Rivers Stark Rodriguez Stearns Stenholm Roemer Mollohan Rogan Strickland Moran (KS) Stump Rogers Stupak Moran (VA) Rohrabacher Morella Rothman Sununu Talent Murtha Roukema Myrick Royce Tanner Nadler Rush Tauscher Neal Ryun Tauzin Nethercutt Taylor (MS) Sabo Salmon Neumann Taylor (NC) Thomas Ney Sanchez Northup Sanders Thornberry Sandlin Nussle Thune Thurman Oberstar Sanford Obey Sawyer Tiahrt Olver Tiernev Saxton Scarborough Oxley Torres Schaefer, Dan Schaffer, Bob Packard Turner Pallone Upton Pappas Schumer Velazquez Parker Scott Sensenbrenner Vento Visclosky Pascrell Wamp Pastor Serrano Payne Sessions Waters Pease Shadegg Watkins Pelosi Shaw Watt (NC) Peterson (MN) Shays Watts (OK) Peterson (PA) Sherman Waxman Weldon (FL) Petri Shimkus Pickering Shuster Weldon (PA) Pickett Sisisky Weller Pitts Skaggs Wexler Pombo Skeen Weygand White Pomerov Skelton Porter Slaughter Whitfield Smith (MI) Wicker Portman Smith (NJ) Price (NC) Wilson Pryce (OH) Smith (OR) Wise Wolf Smith (TX) Quinn Radanovich Smith, Adam Woolsey Rahall Smith, Linda Wynn Ramstad Snowbarger Yates Snyder Rangel Young (AK)

NAYS—1

Young (FL)

Paul

Solomon

Souder

Spratt

Redmond

Regula

NOT VOTING-43

Ackerman	Gephardt	Norwood
Baker	Gonzalez	Ortiz
Barrett (WI)	Gutierrez	Owens
Bilirakis	Hefner	Paxon
Blagojevich	Hilliard	Poshard
Boucher	Jefferson	Riggs
Coble	John	Ros-Lehtinen
Danner	Kilpatrick	Roybal-Allard
Diaz-Balart	Lewis (GA)	Spence
Dixon	Lipinski	Stokes
Ehrlich	Maloney (CT)	Thompson
Fattah	Maloney (NY)	Towns
Fawell	McDade	Traficant
Ford	Millender-	Walsh
Frost	McDonald	

So, two-thirds of the Members present having voted in favor thereof, the rules were suspended and said concurrent resolution was agreed to.

A motion to reconsider the vote whereby the rules were suspended and said concurrent resolution was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said concurrent resolution.

¶70.23 LABOR, HHS, AND EDUCATION APPROPRIATIONS

Mr. PORTER submitted a privileged report (Rept. No. 105-635) on the bill (H.R. 4274) making appropriations for the Departments of Labor, Health and Human Services, and Education, and related agencies for the fiscal year ending September 30, 1999, and for other purposes.

When said bill and report were referred to the Union Calendar and ordered printed.

Pursuant to clause 8 of rule XXI, all points of order were reserved.

¶70.24 UNITED STATES ENRICHMENT CORPORATION-URANIUM HEXAFLUORIDE

On motion of Mr. WHITFIELD, by unanimous consent, the bill of the Senate (S. 2316) to require the Secretary of Energy to submit to Congress a plan to ensure that all amounts accrued on the books of the United States Enrichment Corporation for the disposition of depleted uranium hexafluoride will be used to treat and recycle depleted uranium hexafluoride; was taken from the Speaker's table.

When said bill was considered, read twice, ordered to be read a third time, was read a third time by title, and passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table. *Ordered,* That the Clerk notify the

Senate thereof.

¶70.25 ORDER OF BUSINESS— CONSIDERATION OF AMENDMENTS TO H.R. 2183

On motion of Mr. THOMAS, by unanimous consent,

Ordered, That during further consideration of the bill (H.R. 2183) to amend the Federal Election Campaign Act of 1971 to reform the financing of campaigns for elections for Federal office, and for other purposes, the amendment numbered 34 by Mr. Smith of Michigan, depicted in the original unanimous consent agreed to on July 14, 1998, be modified by the form at the desk.

¶70.26 COMMERCE, JUSTICE, STATE, AND THE JUDICIARY APPROPRIATIONS

Mr. DELAY submitted a privileged report (Rept. No. 105-636) on the bill (H.R. 4276) making appropriations for the Departments of Commerce, Justice, and State, the Judiciary, and related agencies for the fiscal year ending September 30, 1999, and for other purposes.

When said bill and report we're referred to the Union Calendar and ordered printed.

Pursuant to clause 8 of rule XXI, all points of order were reserved.

¶70.27 BIPARTISAN CAMPAIGN INTEGRITY

The SPEAKER pro tempore, Mr. HULSHOF, pursuant to House Resolution 442 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 2183) to amend the Federal Election Campaign Act of 1971 to reform the financing of campaigns for elections for Federal office, and for other purposes.

Mr. MILLER of Florida, Acting Chairman, assumed the chair; and after some time spent therein,

¶70.28 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the